Filed Under Rule 1.53(b)

# DECLARATION FOR PATENT APPLICATION AND POWER OF ATTORNEY

Atty. Docket No: 30051/37789

As a below named inventor.	, I hereby declare that my residence, post off	ice address and citizenship are as	stated below i	next
o my name: I believe that I am the	om the original, first and sole inventor (if only one name is listed below) or an original, first and joint listed below) of the subject matter which is claimed and for which a patent is sought on the invention			
o my name, i beneve that i am the				
	e specification of which (check one):   is			
	and was amen			
	was filed as PCT International Application No on and was amended under Article (if applicable). I hereby state that I have reviewed and understand the contents of the above-			
	e claims, as amended by any amendment(s) re			
to the Patent and Trademark Office	all information known to me to be material	to patentability as defined in 37	C.F.K. §1.30	).
I hereby claim foreign pr	iority benefits under 35 U.S.C. §119 of a	ny foreign application(s) for pa	itent or inven-	tor's
	nal application(s) designating at least one co			
below and have also identified be	low any foreign application(s) for patent of	or inventor's certificate or any	PCT internati	ional
application(s) designating at least or	ne country other than the United States of Am	nerica filed by me on the same sul	oject matter ha	d joint rention ————————————————————————————————————
	ication(s) of which priority is claimed:	•		
a mining date before that or the appr	batton(o) or which process as		Priority Clai	imed
100 59 183.3	Germany	29 November 2000	×	
(Application Serial Number)	(Country)	(Day/Month/Year Filed)	Yes	No
			_	CTT.
and	(Country)	(Day/Month/Year Filed)	□ Yes	
(Application Serial Number)	(Country)	(24)		
ind	under 35 U.S.C. §119(e) of any United Sta	ates provisional application(s) lis	ted below:	
m <sup>ne</sup>	under 33 U.S.C. 9119(e) of any Officer Sta	ics provisional application(s) no	tea boto	
		(Day/Month/Year Filed)		
(Application Serial Number)		(Day/Monul/ Fear Filed)		
, så				
(Application Serial Number)		(Day/Month/Year Filed)		
I hereby claim the benefit	under 35 U.S.C. §120 of any United State	es application(s) or PCT internat	ional applicati	(if title overlose 6.  tor's isted ional aving No
		below and, insofar as the subject matter of each of the claims of this application is manner provided by the first paragraph of 35 U.S.C. §112, I acknowledge the duty		
	ation known to me to be material to patental			
	application(s) and the national or PCT inte			
between the many date of the pro-	· ····································			
(Application Serial Number)	(Day/Month/Year Filed)	(Status-Patented,	Pending or Abar	ndoned)
(Application Serial Number)	(Day/Month/Year Filed)	(Status-Patented,	Pending or Abar	ndoned)
•		are true and that all statements n	nade on inform	nation
I hereby declare that all st	atements made herein of my own knowledge	are true and mar an statements in	ade on miori	UII

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

POWER OF ATTORNEY: I hereby appoint as my attorneys, with full powers of substitution and revocation, to prosecute this application and transact all business in the Patent and Trademark Office connected therewith:

John B. Lungmus(18,566) Allen H. Gerstein (22,218) Nate F. Scarpelli (22,320) Michael F. Borun (25,447) Carl E. Moore, Jr. (26,487) Richard H. Anderson (26,526) Patrick D. Ertel (26,877) Richard B. Hoffman(26,910) James P. Zeller (28,491) Kevin D. Hogg (31,839) Jeffrey S. Sharp (31,879) Martin J. Hirsch (32,237) James J. Napoli (32,361) Richard M. La Barge (32,254) Robert M. Gerstein (34,824) Anthony G. Sitko (36,278) James A. Flight (37,622) Roger A. Heppermann (37,641) David A. Gass (38,153) Gregory C. Mayer (38,238) Michael R. Weiner (38,359) Jeremy R. Kriegel (37,257) William K. Merkel (40,725)

## Send correspondence to: Richard B. Hoffman

FIRM NAME

PHONE NO.

STREET

CITY & STATE

ZIP CODE

Marshall, Gerstein & Borun

312-474-6300

6300 Sears Tower 233 South Wacker Drive

Chicago, Illinois

60606-6357

Full Name of First or Sole Inventor	Citizenship	
Rudi Geiger	Germany	
Residence Address - Street	Post Office Address - Street	
Stockwiesenstr. 32	Same as Residence	
City (Zip)	City (Zip)	
Lauterstein-Weissenstein 73111		
State or Country	State or Country	
Germany		
Date	Signature	
×		

#### APPLICABLE RULES AND STATUTES

# 37 CFR 1.56. DUTY OF DISCLOSURE - INFORMATION MATERIAL TO PATENTABILITY (Applicable Portion)

- (a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is canceled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a claim that is canceled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submit information which is not material to the patentability of any existing claim. The duty to disclose all information known to be material to patentability is deemed to be satisfied if all information known to be material to patentability of any claim issued in a patent was cited by the Office or submitted to the Office in the manner prescribed by §§ 1.97(b)-(d) and 1.98. However, no patent will be granted on an application in connection with which fraud on the Office was practiced or attempted or the duty of disclosure was violated through bad faith or intentional misconduct. The Office encourages applicants to carefully examine:
  - prior art cited in search reports of a foreign patent office in a counterpart application, and (1)
  - the closest information over which individuals associated with the filing or prosecution of a patent (2)application believe any pending claim patentability defines, to make sure that any material information contained therein is disclosed to the Office.

Information relating to the following factual situations enumerated in 35 USC 102 and 103 may be considered material under 37 CFR 1.56(a).

- (a) the invention was known or used by others in this country, or patented or described in a printed publication
- A person shall be entitled to a patent unless -
  (a) the invention was known or used by others in this country, or patented or described in a printer in this or a foreign country, before the invention thereof by the applicant for patent, or

  (b) the invention was patented or described in a printed publication in this or a foreign country or or on sale in this country, more than one year prior to the date of the application for patent in the United States, or (b) the invention was patented or described in a printed publication in this or a foreign country or in public use
  - (c) he has abandoned the invention, or
- (d) the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate filed more than twelve months before the filing of the application in the United States, or
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the arequirements of paragraph (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent, or
  - (f) he did not himself invent the subject matter sought to be patented, or
  - (g) before the applicant's invention thereof the invention was made in this country by another who had not abandoned, suppressed, or concealed it. In determining priority of invention there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other.

## 35 U.S.C. 103. CONDITIONS FOR PATENTABILITY; NON-OBVIOUS SUBJECT MATTER (Applicable Portion)

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Subject matter developed by another person, which qualifies as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

# 35 U.S.C. 112. SPECIFICATION (Applicable Portion)

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same, and shall set forth the best mode contemplated by the inventor of carrying out his invention.